	A
1	The grounds for this request are that all parties agree that it would be beneficial to engage in
2	settlement discussions prior to the Case Management Conference in an effort to resolve the dispute
3	without further court action. Additionally, defendant H&B has not yet filed a response to MARK L.
4	MCHUGH's complaint. Pursuant to the Court's Order Setting Initial Case Management Conference
5	and ADR Deadlines, the parties' meet and confer deadline and Joint ADR Certification Defendant
6	deadline is currently set to occur before H&B's deadline for filing its responsive pleading.
7	THEREFORE, it is agreed by the undersigned parties, and their respective counsel, that the
8	case management conference now set for October 23, 2007, at 10:00 a.m., shall be continued until
9	December 4, 2007, at 10:00 a.m., or to a date as soon thereafter that is practical for both the Court
10	and the parties, or to such other date as determined by the Court.
11	SO STIPULATED.
12	CARR & FERRELL LLP
13	
14	Dated: October 2, 2007 By: /s/ Christopher P. Grewe CHRISTOPHER P. GREWE
15	Attorneys for Plaintiff
16	MARK L. MCHUGH
17	
18	HILLERICH & BRADSBY CO.
19	
20	Dated: October 2, 2007 By: /s/ Steven H. Lyverse
21	STEVEN H. LYVERSE
22	Counsel for Defendant HILLERICH & BRADSBY CO.
23	The Case Management Conference is continued to December 4, 2007 at 10:00 a.m. A
24	joint Case Management Conference statement shall be filed no later than November 27, 2007.
25	IT IS SO ORDERED, this3 _ day of October 2007.
26	ATES DISTRICT
27	
28	Elizabeth D. Laporte Judge Elizabeth D. Laporte

STIPULATION AND [PROPOSED] ORDER FOR CONTINUANCE OF CASEMAN AGEMENT CONFERENCE Case No. C 07-03677 EDL

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General Order 45 Attestation of Signatures

I, Christopher P. Grewe, attest that the concurrence in the filing of this document has been obtained from the other signatory, which shall serve in lieu of his signature.

/s/ Christopher P. Grewe Christopher P. Grewe

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